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OGC HAS REVIEWED.

APR 11 1955

MEMORANDUM FOR: Director of Security

SUBJECT : Special Secrecy Agreement for Wives and Dependents

REFERENCE : Memorandum from Director of Security to Deputy
Director (Support) Through General Counsel, dated
26 March 1955

The General Counsel foresees no legal complications incident to the use of the Special Secrecy Agreement which was the subject of the referenced memorandum above, and based upon that opinion and your recommendation that it be employed, this Office concurs.

SIGNED

H. GATES LLOYD
Assistant Deputy Director
(Support)

cc: Office of General Counsel

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Chief, Administration & Training Staff

24 September 1954

Chief, Security Division

Termination Secrecy Oath
Special Termination Secrecy Agreement

Attached are copies that we have made of the Termination Oath and Agreement required by CIA Regulation [REDACTED]

25X1A

It is requested that the necessary steps be taken to assign form numbers to these forms and to arrange for their being stocked as an Agency form. The principle user of these forms in the Security Office is the Personnel Security Branch which requires about 250 copies per month of the Termination Secrecy Oath and 50 copies per month of the Special Termination Secrecy Agreement.

[REDACTED] 25X1A9a

Attachments

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10-550

TERMINATION SECRECY OATH

I, _____, am about to terminate my association with the Central Intelligence Agency. I realize that, by virtue of my duties with that Agency, I have been the recipient of information and intelligence which concerns the present and future security of the United States of America. I am aware that the unauthorized disclosure of such information is prohibited by the Espionage Laws, (18 USC, 793 & 794,) and by the National Security Act of 1947 which specifically requires the protection of intelligence sources and methods from unauthorized disclosure. Accordingly, I SOLEMNLY SWEAR, WITHOUT MENTAL RESERVATION OR PURPOSE OF EVASION, AND IN THE ABSENCE OF DURESS, AS FOLLOWS:

1. I will never divulge, publish, or reveal by writing, word, conduct, or otherwise, any information relating to the national defense and security and particularly information of this nature relating to intelligence sources, methods, and operations, and specifically Central Intelligence Agency operations, sources, methods, personnel, fiscal data, or security measures to anyone, including, but not limited to, any future governmental or private employer, private citizen, or other Government employee or official without the express written consent of the Director of Central Intelligence or his authorized representative.

2. I have been invited to submit in writing any monetary claims which I may have against CIA or the United States Government which may in any way necessitate the disclosure of information described herein. I have been advised that any such claims will receive full legal consideration. In the event, however, that I am not satisfied with the decisions of CIA concerning any present or future claims I may submit, I will not take any other action to obtain satisfaction without prior written notice to CIA, and then only in accordance with such legal and security advice as CIA will promptly furnish me.

3. I do not have any documents or materials in my possession, classified or unclassified, which are the property of, or in custodial responsibility of the Central Intelligence Agency, having come into my possession as a result of my duties with the Central Intelligence Agency, or otherwise.

4. During my exit processing and during my period of employment with the Central Intelligence Agency I have been given an opportunity to report

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all information about the Agency, its personnel, and its operations which I consider should receive official cognizance. Hence, I am not aware of any information, which it is my duty in the national interest to disclose to the Central Intelligence Agency, nor am I aware of any violations or breaches of security which I have not officially reported, except as set forth on the reverse side of this sheet or on other attachments.

5. I have been advised that in the event I am called upon by the properly constituted authorities to testify or provide information which I am pledged hereby not to disclose, I will notify CIA immediately; I will also advise said authorities of my secrecy commitments to the United States Government and will request that my right or need to testify be established before I am required to do so.

6. I am aware of the provisions and penalties of the Espionage Laws, (18 USC, 793, 794) and am fully aware that any violation on my part of certain matters sworn to by me under this oath may subject me to prosecution under the terms of that Act, and that violation of other portions of this oath are subject to appropriate action, including such dissemination of the violation as the circumstances warrant. *of June 2, 1948*

I have read and understand the contents of this oath and voluntarily affix my signature thereto with the full knowledge that this oath was executed for the mutual benefit of myself and the United States Government, and that it will be retained in the files of the Central Intelligence Agency for its future use or for reference by me at any time in the future that I may be requested or ordered to testify or disclose any of the matters included within the scope of this oath.

IN WITNESS WHEREOF, I have set my hand and seal this _____ day of _____ 19____.

Signature (SEAL)

Witnessed by me this _____ day of _____ 19____.

at _____.

Signature

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